

Whatever Your Wants, Advertise Them in the Post-Dispatch.

TURNED A CAMERA ON THE SPOOKS.

Ben Delsell Tries Spirit Photography at His Home.

HIS WIFE IS A MEDIUM.

While Mrs. Delsell Summoned the Spirits Two Expert Photographers Took Their Pictures.

A novel experiment with spirit photography was made Thursday evening at the home of Ben W. Delsell of the firm of G. W. Locke & Co., real estate dealers. Mrs. Delsell resides with her wife and family at Ellendale, a suburban station on the Missouri Pacific Railroad.

About three years ago he and Mrs. Delsell became converted to spiritualism and recently he conceived the idea that materialization of spirits might be demonstrated by photographing the spirits as they appeared in obedience to the summons of the medium.

An accident suggested this plan to Mr. Delsell. A few months ago a friend of his, an amateur photographer, took some views of the house. When the plates were developed it was found, according to Mr. Delsell, that the camera had captured the likeness of a spirit as it hovered about the windows. None of the other photographs of this phenomena in any other way. This photograph was taken in broad daylight, other experiments were made, but without success.

But Mr. Delsell was not discouraged. He related the incident to other spiritualists, who confirmed his impression of the importance of the discovery and requested him to repeat his experiments under the most favorable circumstances obtainable.

Accordingly he secured the assistance of John A. Hassenstab and Charles D. Wilson, experienced photographers. They then he related the incident mentioned, and requested them to try their hands at photographing spirits. Both men were incredulous, but consented to make the experiment.

Messrs. Hassenstab and Wilson, taking with them a powerful camera and a number of the best plates they could secure, visited Mr. Delsell at Ellendale Thursday evening. The experiment was made in a small room in the presence of the two photographers, Mr. and Mrs. Delsell, and several other members of the family. Mrs. Delsell acted as medium.

At 10 o'clock the camera was prepared for the experiment by hanging a black cloth over the lens. In front of this cloth Mrs. Delsell seated herself in a chair. The camera was then pointed at her. At this stage of the experiment light was let into the room. When Mrs. Delsell had posed, the camera was moved so as to take a full-length picture of her. All the parties in the room except the medium remained themselves behind the camera. Intense silence was maintained so as not to disturb the working of the medium or frighten the spirits.

When all was ready the plate was exposed by Mr. Hassenstab. The camera was then moved to a position where it could be seen through the window. When the plate was exposed, the camera was moved back to its original position. The plate was then developed. The result was a picture of a woman, who was identified by Mrs. Delsell as the spirit of her mother.

For fifteen minutes, that seemed an age, the watchers strained their eyes to catch a glimpse of anything Mrs. Delsell might conjure up. By degrees their eyes became accustomed to the dark, and the medium could be seen sitting in a trance. When the allotted time had expired, the plate was again exposed. The experiment was then repeated. Of course the plate had to be developed to determine the result.

A Post-Dispatch reporter saw Mr. Hassenstab at his residence, 222 Virginia avenue, shortly after he returned from the experiment and asked his opinion as to the success or failure of the experiment.

"Well, I'm no spiritualist," he said, "but when I develop that plate it shows a picture of a woman, who was identified by Mrs. Delsell as the spirit of her mother. I am unable to account for it. During the experiment and while we were making the preparations, both Mr. Wilson and myself watched everything very closely to see if they put up a job on us. I saw nothing to arouse my suspicions. The room was a dining room. There was no mirror in the room. During the experiment I watched Mrs. Delsell closely, but he simply sat still."

"Did you see anything?"

"At one time I thought I caught a glimpse of something white just above Mrs. Delsell's head, but it was not long enough to expect to find nothing but Mrs. Delsell's picture when I developed the plate. I wanted to play upon the credulity of spiritualists, I could easily put a figure there in such a way that it would not be detected. Any photographer knows how to do that. But it would be dishonorable to intend to put nothing on that plate, and it will show just what appeared before it."

"What induced you to engage in the affair?"

"Curiosity, really. And then, if it should prove successful I could make lots of money out of it. You see Mr. Delsell's idea is that by these means anyone who so desires can secure a photograph of any of their relatives and friends who have gone before them, and thus learn how they are living in the world beyond. Now I take no stock in this, but was willing to try. Mr. Delsell assured me that he had secured \$50,000 of business. But all the same I expect to find nothing on the plate in the shape of a spirit."

The experimental plate was developed by Mr. Hassenstab. The result was a picture of a woman, who was identified by Mrs. Delsell as the spirit of her mother.

The experimental plate was developed by Mr. Hassenstab. The result was a picture of a woman, who was identified by Mrs. Delsell as the spirit of her mother.

The experimental plate was developed by Mr. Hassenstab. The result was a picture of a woman, who was identified by Mrs. Delsell as the spirit of her mother.

MURDER IN FIRST DEGREE.

Verdict Against George Chesbro, the Youth Who Killed His Grandmother.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

Verdict Against George Chesbro, the Youth Who Killed His Grandmother.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

GRAND JURY, Mich., Aug. 15.—At 11:15 last night a verdict of guilty of murder in the first degree was returned against George Chesbro, the 17-year-old youth who killed his grandmother, Mrs. Mary Pierce. There was much surprise at the verdict, as it was expected to be manslaughter.

ARE AT OUTS WITH JOHNSON.

Duestrow's Attorney Has Trouble With His Two Leading Experts.

THEIR REPUTATIONS HURT.

Closing Arguments in the Celebrated Case and the Probabilities of a Verdict.

Special to The Post-Dispatch.

UNION, Mo., Aug. 15.—So far one finally has been accomplished in the Duestrow trial, although it is not finished. Dr. Bremer and Baudy have made their final bow and are out of the case, no matter what may happen to the future, no matter whether Duestrow is convicted or not. Dr. Bremer, who announced himself yesterday before taking his departure from Union and stated that he was authorized to say the same for Dr. Bremer.

With this announcement came the revelation that all is not well between Gov. Johnson and his two leading experts. In truth the entire cordiality between them is sadly strained. This is particularly true in Dr. Bremer's case.

The cause of the difficulty is the shabby treatment the experts think they have received at the hands of the state. Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Tuesday evening the expert was put on in a rebuttal. He had discovered in the testimony of the other side that they had misquoted some of the portions of his book. He went to Gov. Johnson, so he says, and asked him to let him correct the misquoting. He would not hear of it. Dr. Bremer tried to explain to him that he was not misquoting, but he was not heard.

"Another expert," he reports, "the Governor retained, Dr. Johnson's attorney, Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects."

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

Dr. Bremer, who was quoted from the doctor's book and apparently made him admit that he had changed his position in many respects.

UP TO CÆSAR AND AFTER MORE.

Over C. Has Had Three Trials at It Already, and He Won't Say He Is Not Trying for It Again.

Special to The Post-Dispatch.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

Special to The Post-Dispatch.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.



Over C. Has Had Three Trials at It Already, and He Won't Say He Is Not Trying for It Again.

Special to The Post-Dispatch.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

CLAY CITY, Ill., Aug. 15.—Jake Haynes, a Wayne county farmer living on miles south of here, had trouble with his family over his alleged intimacy with a neighboring woman. His 15-year-old son is believed to have had evidence which would prove the charges, and because he would not remain silent, it is said, the father shot him yesterday afternoon. The bullet entered the head, causing instant death. Haynes was arrested.

MAY MEET SOON IN ST. LOUIS.

Executive Committee of the Democratic Silver Organization.

TO LOCATE HEADQUARTERS.

At This Meeting the Work of Selecting a National Committee Will Be Completed.

WASHINGTON, Aug. 15.—The Executive Committee appointed by the Democratic Silver Conference to select a permanent organization met at the Metropolitan Hotel today, and decided not to attempt to complete the National Committee for the present. The postponement was rendered necessary by the fact that the committee had decided on the names of proper men for the national organization from only the names represented at the conference. They consider it advisable that the best advice possible should be had in the selection of the committee and, after distributing the work of obtaining the necessary information among the members of the Executive Committee, adjourned subject to the call of the chairman.

It is also expected that the permanent headquarters will be chosen at this meeting. There is some division of opinion as to where the headquarters of the organization should be located. It is claimed that the members of the committee advocate locating at Washington, while others are of the opinion that Western city would be preferable. A large majority of the delegates to the conference have left for their homes.

WASHINGTON, Aug. 15.—The Executive Committee appointed by the Democratic Silver Conference to select a permanent organization met at the Metropolitan Hotel today, and decided not to attempt to complete the National Committee for the present. The postponement was rendered necessary by the fact that the committee had decided on the names of proper men for the national organization from only the names represented at the conference. They consider it advisable that the best advice possible should be had in the selection of the committee and, after distributing the work of obtaining the necessary information among the members of the Executive Committee, adjourned subject to the call of the chairman.

It is also expected that the permanent headquarters will be chosen at this meeting. There is some division of opinion as to where the headquarters of the organization should be located. It is claimed that the members of the committee advocate locating at Washington, while others are of the opinion that Western city would be preferable. A large majority of the delegates to the conference have left for their homes.

WASHINGTON, Aug. 15.—The Executive Committee appointed by the Democratic Silver Conference to select a permanent organization met at the Metropolitan Hotel today, and decided not to attempt to complete the National Committee for the present. The postponement was rendered necessary by the fact that the committee had decided on the names of proper men for the national organization from only the names represented at the conference. They consider it advisable that the best advice possible should be had in the selection of the committee and, after distributing the work of obtaining the necessary information among the members of the Executive Committee, adjourned subject to the call of the chairman.

It is also expected that the permanent headquarters will be chosen at this meeting. There is some division of opinion as to where the headquarters of the organization should be located. It is claimed that the members of the committee advocate locating at Washington, while others are of the opinion that Western city would be preferable. A large majority of the delegates to the conference have left for their homes.

WASHINGTON, Aug. 15.—The Executive Committee appointed by the Democratic Silver Conference to select a permanent organization met at the Metropolitan Hotel today, and decided not to attempt to complete the National Committee for the present. The postponement was rendered necessary by the fact that the committee had decided on the names of proper men for the national organization from only the names represented at the conference. They consider it advisable that the best advice possible should be had in the selection of the committee and, after distributing the work of obtaining the necessary information among the members of the Executive Committee, adjourned subject to the call of the chairman.

It is also expected that the permanent headquarters will be chosen at this meeting. There is some division of opinion as to where the headquarters of the organization should be located. It is claimed that the members of the committee advocate locating at Washington, while others are of the opinion that Western city would be preferable. A large majority of the delegates to the conference have left for their homes.

WASHINGTON, Aug. 15.—The Executive Committee appointed by the Democratic Silver Conference to select a permanent organization met at the Metropolitan Hotel today, and decided not to attempt to complete the National Committee for the present. The postponement was rendered necessary by the fact that the committee had decided on the names of proper men for the national organization from only the names represented at the

SENSE MORE SOLDIERS.

Her Army in Cuba Will Number Upwards of 168,000 Men.

THE OFFICIAL STATEMENT.

Gen. Campos' Sudden Action in Relieving Officers Astonishes Military Circles.

NEW YORK, Aug. 16.—It is officially stated from Madrid that Spain will have 168,000 troops in Cuba by Sept. 6.

This total includes the 50,000 soldiers to be dispatched from Spain and 118,000 volunteers. The regulars are classified as follows: 50,000 infantry, 3,000 cavalry, 1,500 artillery, 1,500 engineers, 5,000 marine infantry, 900 military police, 4,000 civil guards, 1,300 gendarmes.

When these reinforcements arrive there will be 75,000 regulars and 93,000 volunteers. The regulars are classified as follows: 50,000 infantry, 3,000 cavalry, 1,500 artillery, 1,500 engineers, 5,000 marine infantry, 900 military police, 4,000 civil guards, 1,300 gendarmes.

SEVERE BATTLE FOUGHT.
It is said a Great Many Men Were Killed on Both Sides.

Special to The Post-Dispatch.
Copyright, 1906, by The Press Pub. Co.
HAYANA, Cuba, Aug. 16.—A severe battle has been fought near Trinidad. A great many men were killed on both sides, including several Spanish officers. Details are not known, but the fighting was so severe that it is believed that the Spanish forces were not only repulsed but also suffered a heavy loss.

A letter received from Gen. Antonio Maceo's camp says that when the insurgents surrounded Bayamo they had no intention of capturing the town, but they will not capture large towns, but will blow them up with dynamite bombs that Gen. Maceo's expedition is making. For my country.

Gen. Salcedo left yesterday for Spain upon the excuse of sickness. But it is said he will soon return. That he intends to make a clean breast of some of what is happening in Cuba there is no doubt.

Gen. Baez, who is in the city, is said to be well and will soon leave for Spain, has likewise been granted two months leave of absence on account of sickness.

Gen. Lachambré was given the artillery command of Havana. It is said Gen. Campos did not feel that he could trust others on account of his influence at court. It is now rumored that Spain is going to try to raise a counter-revolution among the white leaders of the first revolution against the whites and blacks of the present revolution.

Arms on an Ocean Tug.
Special to The Post-Dispatch.

WASHINGTON, Aug. 16.—The ocean tug Restless, sailed from Boston Aug. 15, for Cuba. This was not considered an "expedition" simply because it carried no arms or ammunition. The war materials were purchased wholly by Southern contributions.

The Restless had no difficulty in making a safe departure from Mobile. She was chartered by three well-known Cubans, ostensibly to take a fishing party on a fishing trip in Southern waters. Outside never the less, she was the means of bringing the revolution. The tug is to transfer her cargo of arms to a vessel she will meet in the Gulf.

DR. TANNER SUSPENDED.
An Incident of the First Day in the Commons.

LONDON, Aug. 16.—An incident of the opening day of Parliament was the suspension of the noted Irish member of the House, Dr. Tanner. Timothy Harrington, in the course of some remarks, declared that the Labor party had been "home rule" rule, whereupon Dr. Charles Tanner, who had created a scene earlier in the day, shouted "A lie!"

And indignant cries of "order" were heard from both sides of the House. Dr. Tanner declined to withdraw the expression, and the Speaker, Mr. Balfour, moved that Dr. Tanner be suspended. A division was called for, and the result was 100 to 100. The Speaker then declared the motion carried.

Upon the Speaker declaring the motion carried Dr. Tanner shouted that he would withdraw if he was ordered to do so. Upon retiring he made a courtesy bow, and exclaimed: "I have secured insurance in leaving than I ever had in entering this House."

Then, pointing to the Treasury bench, he shouted: "Judas." This was repeated four times. Arrived at the door, he tried to turn back, but was prevented by the officials, his last words being: "None of your nonsense on me."

The House then adjourned.

WOMEN AS DISTILLERS.
Two of Them in Georgia Have Been Granted Government Licenses.

ATLANTA, Ga., Aug. 16.—The "new woman" has broken out in another way in Georgia. This time she comes to the front as a distiller. A woman in Jasper County and another in Cherokee have been granted the necessary Government license to enable them to establish registered distilleries from which to make peach brandy. These are the first cases of women distillers who appear on the books of the revenue department. There have been women who have been distillers, but those have been Spartan women, who took the law into their own hands, in the hope that the courts would be lenient with the owners.

Fast Limited Train St. Louis to Texas.
The St. L. & T. F. Ry. (Santa Fe System), now runs a Fast Limited Solid Vestibule Express train daily between St. Louis Union Station and Galveston, Tex. (leave 9:00 p. m.), via Fort Smith, Paris, Dallas and Cleburne, making the run through in thirty-six hours.

This is the most desirable and pleasant route to and from Texas. For particulars, with maps, time tables, etc., call upon or address Ticket Agent, 101 North Broadway or Union Station, St. Louis, Mo.

Killed by Negroes.
DES MOINES, Mo., Aug. 16.—Michael Holteran, a prominent city politician, was assaulted by four negroes in front of the largest hotel in the city last night and killed. The street was crowded at the time. One negro struck Holteran on the head with a nine inch board in the end of which was a screw three inches long. The screw penetrated the brain. Whiskey and old grudge was the cause. The negroes escaped.

Boys' clothing at cost for cash at Humphreys.

Chicago's Mystery Unsolved.
CHICAGO, Ill., Aug. 16.—No trace has been found of Dr. Arthur Hamilton of Los Angeles nor his wife whom he deserted Tuesday night while she was waiting for a lunch in a restaurant on Adams street. The person who saw Mrs. Hamilton was Miss Katherine Stein, the cashier of the restaurant. There is considerable mystery about the case.

E. CHURCH DIVISION.

Will Women Be Allowed to Take Part in the Conference?

Special to The Post-Dispatch.

NEW YORK, Aug. 16.—"Is the Methodist Episcopal Church to be divided next year?" That is the question being asked by many Methodists throughout the United States. The question arises from the desire of the women to take part in the general conference which are held once in four years, the next one convening in 1888.

For the past eight years a majority of the clergy and the laity have been clamoring for this change. It was supposed that the subject had been finally settled in the negative at the general conference of the church held in 1884. The Rev. John W. Hamilton, however, developed a plan to root the conservatives on their own ground. He submitted an amendment to the constitution which declared that "women shall be excluded from admission to the general conference as delegates."

The amendment was adopted by a three-fourths vote of the conference. It was a surprise to many of the delegates, who had expected a more liberal action. The amendment was adopted by a three-fourths vote of the conference. It was a surprise to many of the delegates, who had expected a more liberal action.

CLAIMED BY AN INDIAN.
Property in Argentine Which Belonged to Nancy White Feather.

Special to The Post-Dispatch.
KANSAS CITY, Mo., Aug. 16.—Attorney R. R. Dunbar of Argentine and George W. Hamilton of Chicago are at present in the United States Circuit Court in Toledo, to have a mortgage of \$1,000 set aside on 106 acres of land in the Argentine Republic. The claim is made on the part of Nancy White Feather, member of the Shawnee Tribe of Indians, to whom the land in question, according to Mr. Dunbar, was given by the Argentine Government Dec. 28, 1883.

Nancy White Feather was a widow. Her heirs have never signed the Argentine title to the land. They have not yet authorized anybody to deed the property to others for them. The Argentine Government has no record of the deed.

PHONOGRAPH FUNERAL.
Regular Services Over the Remains of Baby Burr.

Special to The Post-Dispatch.
NEW YORK, Aug. 16.—The first funeral service ever conducted in which a phonograph took the place of a minister occurred at the residence of the late Mrs. George Burr, a widow, who died at the age of 80, on Sunday last.

The services were over the body of Gusie Burr, a 15-month-old child, who up to a short time before her death had been an exhibition at the Metropolitan Museum of Art. The entire service of prayer, reading of the scriptures and the singing of hymns was conducted by the phonograph.

The remains were buried in the Gravenstein cemetery. The undertaker is a native of the Argentine Republic, and without a religious service. He had refused to bury the child in a coffin, and a few days before her death had been an exhibition at the Metropolitan Museum of Art.

With F. W. Humphrey & Co.
Selling their entire stock of summer, fall and winter goods AT COST for cash, you can't afford to buy elsewhere. Now is the time to stock up for fall and winter.

Got Back His \$1,300.
Special to The Post-Dispatch.

NEW YORK, Aug. 16.—Charles Gargan, a bartender, was assaulted Wednesday morning by two men in a saloon on Broadway. He missed a roll of \$1,300, but did not know whether it had been stolen or he had lost it. He called the police, and they found the money in a package. When Charles came home he found the money in a package. When Charles came home he found the money in a package.

Missing "Diamond" Smith.
NEW YORK, Aug. 16.—A local paper says: The friends of Melvin Smith, No. 73 West 14th street, are looking for him. He has been missing for two weeks and foul play is suspected. Mr. Smith is a man of about 35 years of age, 5 feet 10 inches tall, dark hair, blue eyes, and a mustache.

With Bed Drinking Water.
Use Horsford's Acid Phosphate.

Dr. E. G. Davies, De Smet, South Dakota, says: "It is one of the best agents we have to rectify the bad effects of the drinking water upon the kidneys and bowels."

Misfortunes Never Come Singly.
Special to The Post-Dispatch.

NEW YORK, Aug. 16.—Charles Johnson, a prominent city politician, was assaulted by four negroes in front of the largest hotel in the city last night and killed. The street was crowded at the time. One negro struck Johnson on the head with a nine inch board in the end of which was a screw three inches long. The screw penetrated the brain. Whiskey and old grudge was the cause. The negroes escaped.

Boys' clothing at cost for cash at Humphreys.

Chicago's Mystery Unsolved.
CHICAGO, Ill., Aug. 16.—No trace has been found of Dr. Arthur Hamilton of Los Angeles nor his wife whom he deserted Tuesday night while she was waiting for a lunch in a restaurant on Adams street. The person who saw Mrs. Hamilton was Miss Katherine Stein, the cashier of the restaurant. There is considerable mystery about the case.

A BABY CONTRADICTION THE DOCTORS.

AN Age Happy, Glad, and Well.

Special to Our Late Readers.

The theories of physicians in regard to female complaints under a "Waterloo" very frequently, when sensible thinking men take matters into their own hands.

Women are sometimes compelled to act for themselves, because of the suffering forced upon them by incompetent doctors, who are misled by very simple complexions, because they are not the right sex to comprehend them.

Lydia E. Pinkham, when she gave to the world her Vegetable Compound, lifted women from the darkness into light. She placed within their reach a guaranty, not only of health, but of delicacy and self-respect.

The following letter is a little story where a "dear little boy" was the "Waterloo."

"I have taken three bottles of your Vegetable Compound, one package of Sanative Wash, one box of Pills; and now I have a dear little baby four weeks old, and I am well. I have to thank you for this."

"I have spent \$300.00 for doctors' bills without a result. I have to thank you for this."

"I was once a victim of female troubles in their worst form. I have to thank you for this."

Mrs. Geo. C. Kirchner, 351 Snedker Ave., Brooklyn, N.Y.

LEGAL.
STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.
STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.
STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.
STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.
STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.
STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.
STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

EXTRA VALUE DRESS, FRIDAY AND SATURDAY.

ODDS AND ENDS OF ALL KINDS OF WEARING APPAREL.

Clothing for Men, Boys and Children. Shoes for Ladies, Men and Children. Hats for Men, Boys and Children.

Furnishing Goods for Men, Boys and Children. From the very lowest to the very best to be had. All slaughtered money, regardless of cost or quality. All good things and plenty of good sizes to select from.

LAST CHANCE! ENTIRE LINE, 50c and 75c BALBRIGGAN UNDERWEAR, 25c.

N. W. Cor. Seventh and Franklin Av.

We Close Sundays, also Evenings at 6:30, Saturdays at 10:30.

Special to Our Late Readers.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

LEGAL.

STATE of Missouri, City of St. Louis, Mo., ss.—In the Probate Court for the City and County of St. Louis, Mo., do hereby certify that the following is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

Whereas, it is also alleged in said petition that the defendant, John H. Harney, deceased, was a resident of the City of St. Louis, Mo., at the time of his death, and that the said will was executed in accordance with the laws of said state, and that the said will is a true and correct copy of the will of the late John H. Harney, deceased, as the same appears from the records of said court.

